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ATTORNEYS FOR DEFENDANT

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

)
)
) Civil Action No. 1:22-CV-00155-KHR
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))

DEFENDANT'S RESPONSE IN OPPOSITION TO PLAINTIFFS' MOTION FOR MANDATORY DISPUTE RESOLUTION AND STAY OF BRIEFING

Defendant, Crypto Infiniti LLC, submits this partial opposition to *Plaintiffs' Motion for Mandatory Dispute Resolution and Stay of Briefing* [DOC 68] (the "*Motion*").

 Crypto Infiniti has raised the potential of settlement throughout this case and appreciates that Plaintiffs are now receptive to resolving this matter amicably. As such, Crypto Infiniti has no objection to utilizing a mediator to hopefully move the needle and help get this matter fully and finally resolved. 2. However, Crypto Infiniti takes issue with Plaintiffs' attempt to delay the required briefing regarding damages that is due this week. Pursuant to the Court's *Order*, Crypto Infiniti has been diligently working on its *Brief on Damages* and is ready to file. Yet, at the eleventh-hour Plaintiffs now seek to avoid filing their own brief on damages. It's

difficult to accept that Plaintiffs have not yet been working on their brief and ask the

Court to give them a pass on the required work that is due in just a few days.

3. Furthermore, Crypto Infiniti believes that having the parties file their respective briefs

will aid in the mediation, as the parties will be able to review each other's legal positions

and total claimed damages. It's difficult to discern why Plaintiffs would prefer to keep

such lurking in the shadows rather than putting some cards face up on the table.

WHEREFORE, Crypto Infiniti requests that the Court deny Plaintiffs' Motion in regard to

the request to stay the briefing on damages but does not oppose mediation.

DATED this 17th day of April 2024.

HATHAWAY & KUNZ, LLP,

By: <u>/s/ Tyler Garrett</u>

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CERTIFICATE OF SERVICE

This is to certify that on the 17^{th} day of April 2024, a true and correct copy of the foregoing was served upon counsel as follows:

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